

COURT OF APPEAL OF STATE OF CALIFORNIA
FOURTH APPELLATE DISTRICT
DIVISION ONE

August 6, 2001

D036195 People v. LittleJohn

The cause is remanded for a Pitchess motion and a review of Officer Newquist's personnel records. Unless the review reveals discoverable matter and LittleJohn establishes he was prejudiced by the denial of discovery, the judgment is ordered affirmed. If discoverable matter is revealed and prejudice is established, LittleJohn is entitled to a new trial. In all other respects, the judgment is affirmed. Kremer, P.J.; We Concur: Haller, J., McIntyre, J.

D035617 People v. Maier et al.

The judgment is affirmed. Benke, Acting P.J.; We Concur: Huffman, J., Nares, J.

D036929 People v. Nathan

Judgment affirmed. Huffman, J.; We Concur: Kremer, P.J., O'Rourke, J.

D035552 People v. Hoffman

The judgment is affirmed. Nares, J.; We Concur: Benke, Acting P.J., Huffman, J.

D036962 People v. Littlejohn

Judgment affirmed. O'Rourke, J.; We Concur: Kremer, P.J., Huffman, J.

D037290 In re M.B. et al., Juveniles

The orders are affirmed. Haller, J.; We Concur: Kremer, P.J., McIntyre, J.

D035691 The Harrington Company et al. v. Colonia Insurance Company et al.

The judgment is affirmed. Kremer, P.J.; We Concur: Haller, J., McIntyre, J.

D036860 Slivkoff v. Thanos

Judgment affirmed. Benke, Acting P.J.; We Concur: Haller, J., McIntyre, J.

D036284 People v. Crowder

D037769 In re Crowder on Habeas Corpus

The pending petition for writ of habeas corpus, in re Joe Colin Crowder, D037769, is consolidated with the pending appeal, People v. Crowder, D036284, for disposition.

D036284 People v. Crowder

D037769 In re Crowder on Habeas Corpus.

Judgment affirmed; petition denied. CONSOLIDATED. Benke, J., We Concur: Huffman, J., O'Rourke, J.

D034533 Wohl v. Flynn, Sheridan & Tabb et al.

The judgment is reversed. Wohl to recover costs on appeal. Kremer, P.J.; We Concur: Haller, J., McIntyre, J.

D036058 People v. Beall

The judgment is affirmed. Kremer, P.J. We Concur: Benke, J., Haller, J.

COURT OF APPEAL OF STATE OF CALIFORNIA
FOURTH APPELLATE DISTRICT
DIVISION ONE

August 7, 2001

D038382 In re DeOcampo on Habeas Corpus

The petition is denied.

D036648 People v. Pena

Judgment affirmed. O'Rourke, J. We Concur: Kremer, P.J., Huffman, J.

D034279 People v. Ford

Affirmed. Haller, Acting P.J.; We Concur: McDonald, J., O'Rourke, J.

D035442 In re Marriage of Trupp

The order is reversed. Huffman, Acting P.J.; We Concur: Nares, J., McIntyre, J.

D035962 Ash v. Safe Harbor II, LLC

The petition for rehearing is denied.

COURT OF APPEAL OF STATE OF CALIFORNIA
FOURTH APPELLATE DISTRICT
DIVISION ONE

August 8, 2001

D034764 In re Marriage of Pellegrino

The supplemental judgment is modified to provide for the payment of spousal support of \$1,600 per month through August 2001 and by striking the award of attorney fees to Lavona. As so modified, the supplemental judgment is affirmed. Appellant is entitled to recover costs on appeal. McIntyre, J.; We Concur: Huffman, Acting P.J., O'Rourke, J.

D038311 Michelle H. v. Superior Court of San Diego County/San Diego County Health and Human Services Agency.

The attorney for petitioner Michelle H. has notified the court on behalf of the petitioner that a Petition for Writ of Mandate under Rule 39.1B will not be filed as there are no viable issues for writ review. The case is dismissed.

D038295 Citizens for Improved Sorrento Access, Inc., et al. v. Superior Court of San Diego County/City of San Diego

The petition is denied. Petitioners have an adequate remedy by way of appeal.

D038265 Fire Insurance Exchange v. Superior Court of San Diego County/Lobb Construction et al.

The petition is denied.

D037931 Lennon v. Stone

The appeal is dismissed without prejudice to refiling when a final judgment is entered.

COURT OF APPEAL OF STATE OF CALIFORNIA
FOURTH APPELLATE DISTRICT
DIVISION ONE

August 9, 2001

D038408 In re Soares on Habeas Corpus

The petition is denied.

D038261 Theresa A. v. Superior Court of San Diego County/San Diego County Health and Human Services Agency.

The attorney for petitioner Theresa A. has notified the court on behalf of the petitioner that a Petition for Writ of Mandate under Rule 39.1B will not be filed as there are no viable issues for writ review. The case as to Theresa A. is dismissed.

D036862 Mannila v. Shoreline Village Associates et al.

Order affirmed. Benke, Acting P.J.; We Concur: McIntyre, J., O'Rourke, J.

D036830 G & G Fire Sprinklers, Inc. v. City of Santa Ana

The judgment is modified to provide G & G \$15,150, plus interest. As modified the judgment is affirmed. Benke, Acting P.J.; We Concur: Haller, J., O'Rourke, J.

D038370 Freeman v. K-Mart Corporation

The appeal filed June 28, 2001, is dismissed as untimely filed.

D038468 People v. Camacho

The notice of appeal is dismissed as untimely.

D037328 In re Allison R., a Juvenile

The notice of appeal filed January 30, 2001 is dismissed as untimely.

D038411 In re Bartz on Habeas Corpus

The petition is denied.

D038430 In re Hampton on Habeas Corpus

The petition is denied without prejudice to refiling after consideration by the superior court.

D038439 In re Kelly on Habeas Corpus

The petition is denied.

D037473 In re Khaliya R., a Juvenile.

The judgment is affirmed. Huffman, Acting P.J.; We Concur: Nares, J., O'Rourke, J.

D038377 In re Amico on Habeas Corpus

The petition is denied.

D038335 Lakeview Manor Mobile Lodge v. Quiroz

Pursuant to California Rules of Court, rule 19(c), the appeal filed June 26, 2001, is dismissed for failure of appellant to timely deposit costs for preparing the record on appeal. (Cal. Rules of Court, rules 4(c) and 5(c)).

COURT OF APPEAL OF STATE OF CALIFORNIA
FOURTH APPELLATE DISTRICT
DIVISION ONE

August 10, 2001

D036696 People v. Clarke

The judgment is affirmed. Huffman, Acting P.J.; We Concur: Haller, J., McIntyre, J.

D036476 In re Ramone Jose Z., a Juvenile

The judgment (order granting probation) is affirmed. Huffman, Acting P.J.; We Concur: McIntyre, J., O'Rourke, J.

D038234 Westwood Club Architectural Committee et al. v. Espinoza

Pursuant to California Rules of Court, rule 10(c), the appeal filed June 21, 2000, is dismissed for appellant's failure to timely designate the record (Cal Rules of Court, rules 4(c) and 5(a)).

D038337 Pamela K. v. Superior Court of San Diego County/San Diego County Health and Human Services Agency

The attorney for petitioner Pamela K. has notified the court on behalf of the petitioner that a Petition for Writ of Mandate under Rule 39.1B will not be filed as there are no viable issues for writ review. The case is dismissed.

D037764 In re Diven S., a Juvenile

The order is affirmed. Benke, Acting P.J.; We Concur: Huffman, J., Haller, J.

D037554 McDonald et al. v. United National Insurance Company

The judgment is reversed and the matter is remanded with directions for the superior court to vacate the judgment in favor of United on its cross-complaint and the McDonalds' complaint and to enter judgment in favor of the McDonalds. The court is also directed to vacate the judgment in favor of United on the cross-claims by the Barletts and Associates and to hold further proceedings consistent with this opinion as to those claims. The McDonalds, the Bartletts and Associates are entitled to recover their costs on appeal. McIntyre, J.; We Concur: Kremer, P.J., Haller, J.

D038502 Fairley v. Superior Court of San Diego County/People

The petition is denied.

D035665 State of California Department of Rehabilitation et al. v. Workers' Compensation Appeals Board and Ronald Lauher

The WCAB'S decision is annulled. Nares, Acting P.J.; We Concur: Haller, J., McIntyre, J.